

REMAX
COMMERCIAL®

FOR SALE
BUSINESS ASSETS OF SONORA SPIRITS CO.
Unit 2 - 6201 45th Street, Osoyoos, BC



Kris McLaughlin Personal Real Estate Corporation
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REMAX Commercial - REMAX Kelowna
1391 Ellis Street, Kelowna, BC V1Y 6G1

Each Office Independently Owned and Operated.

Property Details

Business Name:

Sonora Spirits Co.

Civic Address:

Unit 2 - 6201 45th Street, Osoyoos, BC

Location:

Located on the north side of Highway 3 on the northeast corner of the intersection with 45th Street in Osoyoos, BC

Unit Size:

900 SF (approximate) - with some possible potential to expand the footprint (buyer to confirm)

Lease Rate:

Attractive current lease rate of \$14,000 per annum plus applicable taxes

Lease Term:

Commercial Lease on OIB Lands running until Feb 2071

List Price of License & Business Assets:

\$1,500,000 + Applicable Taxes & Inventory

100% Business Assets of Sonora Spirits Co. a Provincially Licensed Retail Liquor Store in Osoyoos, BC

Opportunity:

REMAX Commercial - REMAX Kelowna presents this outstanding opportunity to acquire the business assets of a fully licensed retail liquor store in Osoyoos, BC.

Features:

- ▶ Assets, equipment, licensing, and business chattels of a successful, revenue generating provincially licensed retail liquor store with frontage along Highway 3 in Osoyoos, BC
- ▶ Business assets include POS terminals & computer, walk-in cooler refrigeration unit, stand-alone cooler units, merchandiser units and other business chattels
- ▶ Sale includes the remainder of a 49 year lease (expiring in Feb 2071) to a 900 SF retail unit in a commercial complex that includes a high-volume Gen7 fuel station & convenience store and a busy cannabis store
- ▶ Seller has indicated there is potential to expand the footprint of this unit (buyer to confirm)
- ▶ Prominent location in a major traffic area close to Spirit Ridge Resort, Nk'Mip Campground and nearby attractions & hotels, providing excellent visibility
- ▶ **BREAKING** - Further market share potential through a brand-new BC Government Program allowing licensed establishments in BC (restaurants, bars, pubs) to buy alcohol directly from private liquor stores
- ▶ Inventory is at an additional cost to be determined at the date of sale (approximately \$61,500 as of April 1, 2026)
- ▶ Full business and financial information is available with a signed CA
- ▶ For more information or to arrange a tour of this outstanding business, contact Kris McLaughlin Personal Real Estate Corporation of REMAX Commercial - REMAX Kelowna at 250 870 2165 or by email at kris@commercialbc.com

BUSINESS ASSET SALE: Sonora Spirits Co. - Osoyoos, BC

Aerial Imagery



BUSINESS ASSET SALE: Sonora Spirits Co. - Osoyoos, BC

Exterior Photos



BUSINESS ASSET SALE: Sonora Spirits Co. - Osoyoos, BC

Interior Photos



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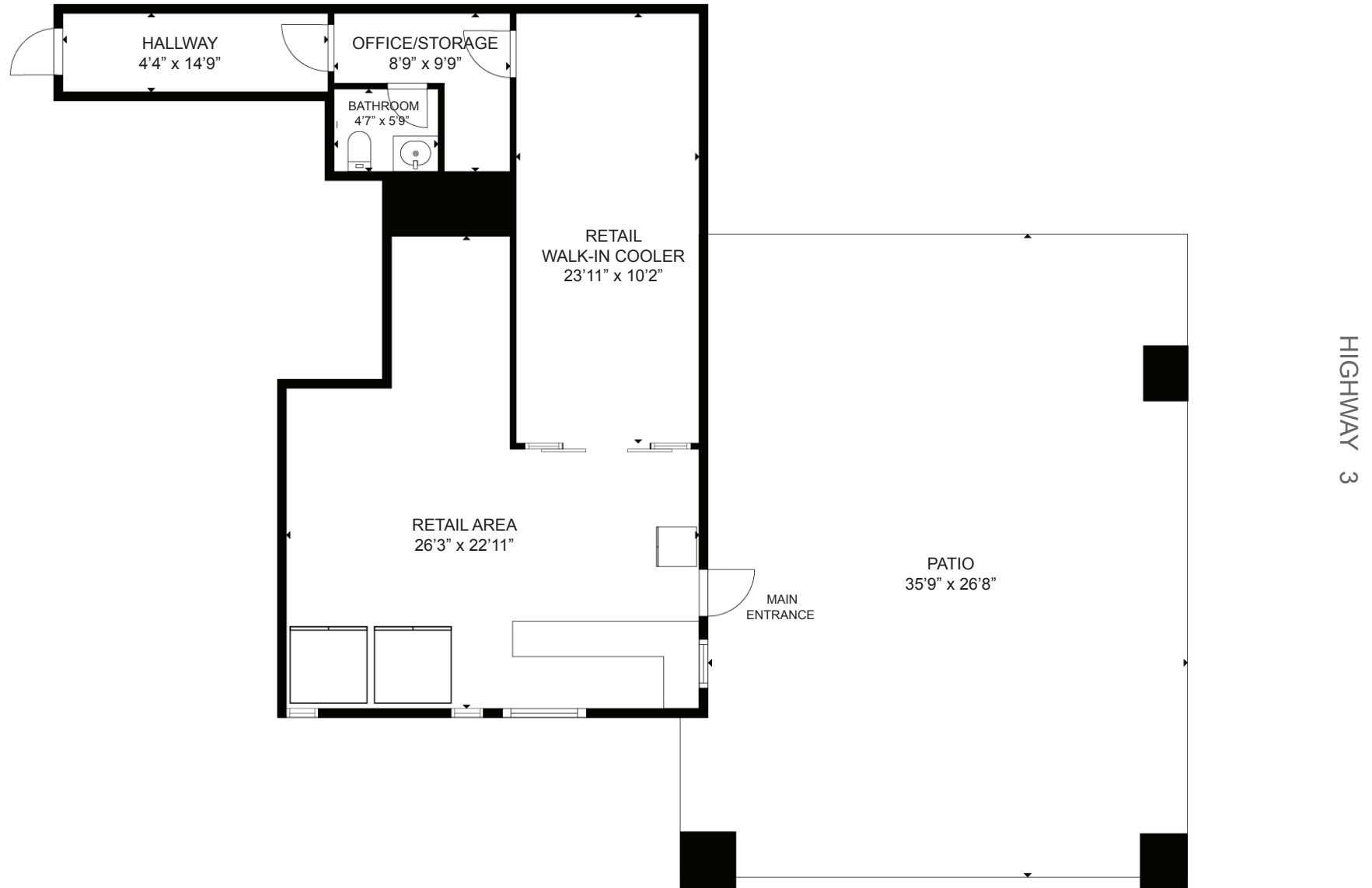
Interior Photos



Site Plan

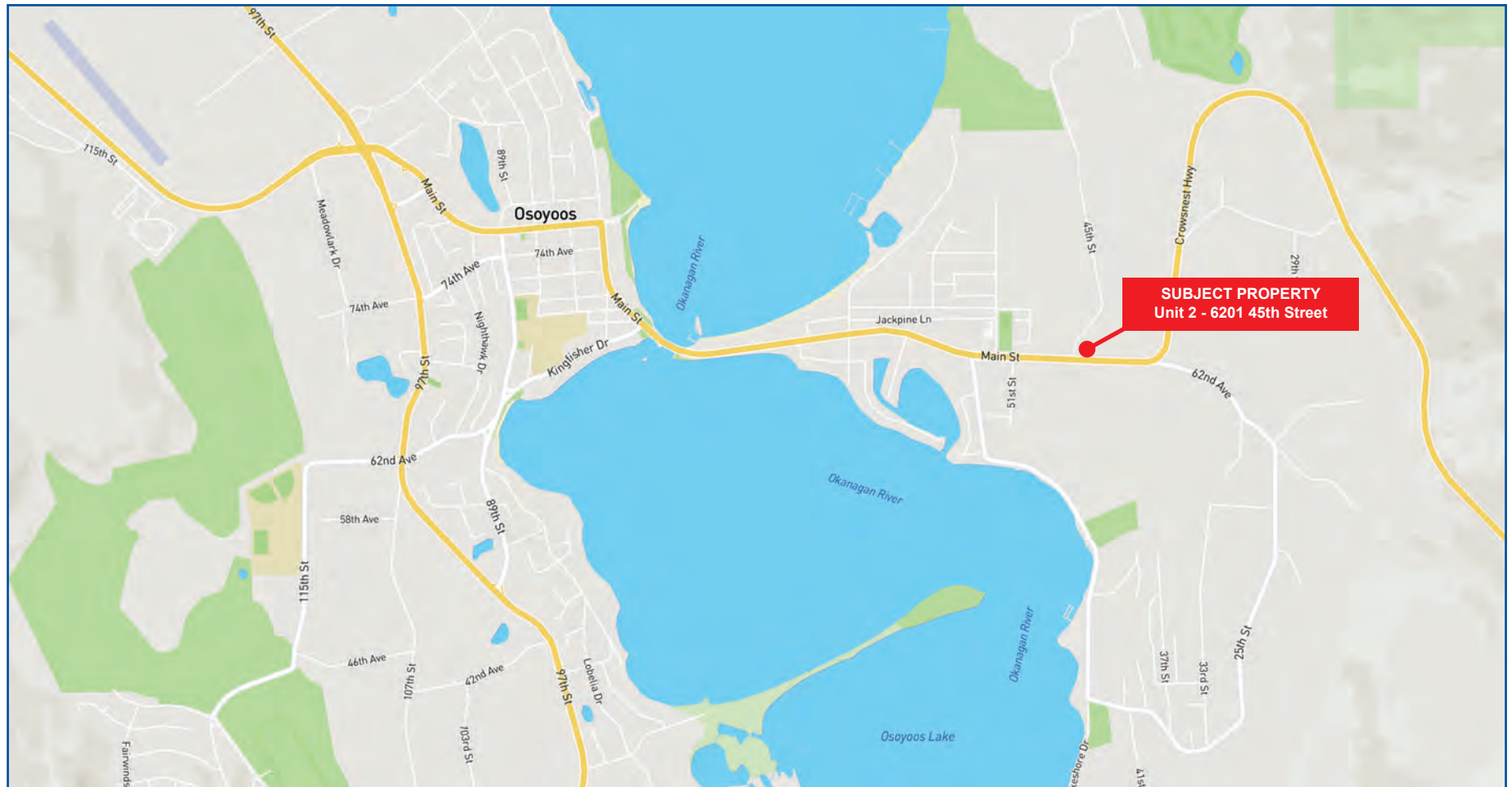


Floor Plan of Unit #2



Note: Floor plan has been derived, is approximate and may not be to scale. Some interior walls may have been adjusted. If important, information and configuration should be verified.

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CONFIDENTIALITY AGREEMENT: Sonora Spirits Co. - Osoyoos, BC

Sonora Spirits Co. - Osoyoos, BC

We, _____ (the "Purchaser"), have requested from the Vendor and Kris McLaughlin Personal Real Estate Corporation as part of REMAX Commercial and REMAX Kelowna (the "Agent") confidential information relating to this Business.

For good and valuable consideration provided by the Vendor and the Agent, the receipt and sufficiency of which consideration is hereby acknowledged, we agree with the Vendor and the Agent to comply with all of the provisions of this Agreement. We and our Representatives (as defined below) shall keep confidential any and all Confidential Information (as defined below) provided to us by the Vendor or the Agent, and shall not disclose any Confidential Information to any Person other than our Representatives. We and our Representatives shall utilize the Confidential Information only to evaluate our potential purchase of the Business from the Vendor (the "Proposed Transaction"). "Confidential Information" means all information (whether in oral, graphic, written or electronic form) relating to the Vendor or the Business that is not publicly available and all analyses, summaries, compilations, data, notes, studies and other documents or records prepared by us or our Representatives containing or based upon, in whole or in part, any such information. "Person" means any individual, corporation, company, trust, group, partnership, government, government's agency or authority, or any other entity whatsoever.

We may disclose Confidential Information to our officers, directors, employees, legal advisors and financial advisors (collectively, "Representatives") only to the extent they need to have such Confidential Information for the purpose of evaluating the Proposed Transaction. We shall inform each such Representative of the provisions of this Agreement and we shall cause such Representative to comply with all provisions of this Agreement. We shall be responsible for any acts or omissions of our Representatives which constitute a breach of this Agreement. We also agree that any fees, commissions, expenses and other amounts payable to legal, financial or other third party advisors retained by us, or who act on our behalf, including any real estate brokers other than the Agent, will be paid by us.

We agree that we will not, without the prior written consent of the Vendor or the Agent, disclose to any other Person other than Representatives the fact that any Confidential Information has been made available to us, that this Agreement has been entered into, that discussions or negotiations are taking place concerning the Business or the Proposed Transaction, or any of the terms, conditions or other facts with respect thereto (including the status of such discussions or negotiations thereof).

We agree that, upon the Vendor's request, we and our Representatives shall return all Confidential Information. We further agree not to make copies of the Confidential Information, without the Vendor's prior written consent. We also agree that we and

our Representatives shall not use the Confidential Information in any way detrimental to the Vendor, any parties assisting the Vendor or any tenant of the Vendor.

We agree that (i) all information with respect to the Business being delivered to us by or on behalf of the Vendor or the Agent is subject to the limitations on liability and disclaimers for the protection of the Vendor and the Agent, and (ii) we and our Representatives are bound by such provisions.

We agree to indemnify and save harmless the Vendor, any tenant of the Property and the Agent from all claims, losses, damages and liabilities whatsoever (including legal fees and disbursements) arising out of a breach by us or any of our Representatives of this Agreement. In addition, we agree that monetary damages will not be a sufficient remedy and that the Vendor and the Agent shall be entitled to seek preliminary and permanent injunctive relief in the event of a breach or threatened breach of this Agreement, as well as all other applicable remedies at law or equity.

This Confidentiality Agreement shall be binding upon the undersigned and all of our subsidiaries, affiliates and/or related Persons and shall be governed by the laws of British Columbia.

DATED _____

[PURCHASER - SIGNATURE]

Name: _____

We have authority to bind the Purchaser.

[REPRESENTATIVE - SIGNATURE]

Name: _____

We have authority to bind the Representative.